# PATENT COOPERATION TREATY

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Applicant KCI MEDICAL LIMITED et al.  1. This written opinion is the first drawn up by this Intern 2. This opinion contains indications relating to the follow    Note	ing Rems: .			
1. This written optrion is the first drawn up by this Internal. 2. This opinion contains indications relating to the follow  1	ing Rems: .			
2. This opinion contains indications relating to the follow	ing Rems: .			
II	wildenline Lawrence			
V	Priority   Priority			
VI Certain document cited  VII Certain defects in the international applic  VIII Certain observations on the international  3. The applicant is hereby invited to reply to this opinion				
VIII B Certain observations on the international  3. The applicant is hereby invited to reply to this opinion				
The monitor	VIII Q Certain observations on the international application			
	When? See the time limit indicated above. The applicant may, before the expiration of that ame limit.  When? See the time limit indicated above. The applicant may, before the expiration of that ame limit.			
How? By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule bo.s. For the form and the language of the amendments, see Rules 5s.8 and 6s.9.				
Also: For an additional opportunity to submit amendments, see Fulle 66.4.  For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4 bis.  For the examiner's obligation to consider amendments and 66.6.				
For an animal animal animal animal part of the property of the part of the basis of this opinion.  If no reply is filed, the international preliminary examination report will be established on the basis of this opinion.  The final date by which the international preliminary examination report must be established a occording to Rule 69.2 to: 12/01/2000.				
Name and mailing address of the international preliminary examining authority: European Patent Office	Authorized officer / Examiner Arjona Lopez. G  Formalities officer (Incl. extension of time limits)			

Entl. L

Telephone No. (+49-89) 2399 7447

D-80298 Munich Fax: (+49-89) 2399-4465 Form PC1/IPEA/408 (cover sheet) (January 1994)

Tel. (+49-89) 2399-0 Tx: 523856 epinu d

WRITTEN OPINION

International application No. PCT/GB98/02713

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1.		Basis of the opinion This opinion has been drawn on the basis of (substitute sheets which have been furnished to the receiving Offica In response to an invitation under Article 14 are referred to in this opinion as "originally filled".):					
	Des	cription, pages:		•			
	1-9		as originally filed				
	Cla	ims, No.:					
	1-6		as originally tiled				
	Dra	wings, sheets:					
	1/4	4/4	as originally filed		•		
				cellation of:			
2.	The	The amendments have resulted in the cancellation of:					
		the description,	pages;			- 4-	
		the claims,	Nos.:				
		(he drawings,	sheets:			made, since they have b	een
3.	COL	s opinion has bee sidered to go bey	n established as if (so ond the disclosure as	ome of) the amend if filed (Rule 70.2(d	s)):	made, since they have b	
,	Adı	ditional observatio	ns, if necessary:			•	
~	, , , ,						
۱۱	l. La	ck of unity of inv	ention		t or nov additional fee	es, the applicant has:	
1	. In I	esponse to the in	vitation (Form PCT/IP	EA/405) to result	t or pay additional fee		
	U	restricted the cla	ims.				
	D	paid additional for	ees.				
		paid additional fe	ees under protest.				
	D		d nor paid additional f				
2	. ⊠	This Authority lo	und that the requiren	nent of unity of inv	ention is not complia	d with for the following re	asons

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	and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees:				
. Co	see separate sheet insequently, the following parts of the int armation in establishing this opinion:	emational application were the subject of international preliminary			
Ø	all parts.	1			
	the parts relating to claims Nos	•			

- Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial
  applicability; citations and explanations supporting such statement
- 1. Statement

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Novelty (N) Claims Inventive step (IS) Claims 6

Industrial applicability (IA)

2. Citations and explanations
see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

Claims

see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

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#### To point IV:

- The requisite unity of invention (Rule 13.1 PCT) does not exist inasmuch as a technical relationship involving one or more of the same or corresponding special technical features in the sense of Rule 13.2 PCT does not exist between the subject-matter of independent claims 1 and 6.
- 1.1 The separate inventions are:
  - a)- a suction head for applying suction to a wound area; and
     b)- a surgical drape.

#### To point V:

- Reference is made to the following documents:
  - D1: US A 5 437 622
  - D2: WO A 97/18007
  - D3: EP A 0 117 632
- Claims 1-5 satisfy the criteria of Article 33 PCT.
- As far as it can be understood (see point 11 below), the subject-matter of independent claim 6 does not involve an inventive step (Article 33(3) PCT), for the following reasons:
- 4.1 Document D1 (of. Fig.1; column 3, lines 20-27; 50-column 4, line 2) which is considered to represent the most relevant state of the art, discloses a surgical drape which comprises a flexible, adhesive-coated plastics film (1) and a strengthening layer (2) applied to the face opposite to the adhesive coating, the strengthening layer (2) being a plastics film which is less flexible than said adhesive-coated film (1), and a protective, releasable layer (3) applied to the adhesive coating, the drape having at least one first edge having a non-adhesive coated handling bar (4) for separating the adhesive-coated film (1) from the protective layer (3), from which the subject-matter of claim 6 differs in that:

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- a) the drape has an aperture through at least the strengthening film and adhesivecoated film to permit, in use, access to a wound area; and
- b) the protective layer comprises a separate strip extending parallel to the first edge of the drape, which protects the adhesive coating in the region of the aperture and carries at least one flap overlapping the adjacent portion of the protective layer, said flap constituting a handle for facilitating removal of said strip prior to use.
- 4.2 The problems to be solved by the invention claimed in claim 6 may therefore be recarded as:
  - a)- to provide a surgical drape which is suitable to accommodate a suction head for applying suction to a wound area; and
  - b)- to improve the handling of the surgical drape.
- 4.3 The solution proposed in claim 6 of the present application cannot be considered as involving an inventive step (Article 33(3) PCT) for the following reasons:
  - the features mentioned under points 4.1 a) and b) above have already been employed for the same purpose in similar surgical drapes, see documents D2 (cf. Fig. 7a,7b; page 8, line 13-page 9, line 9) and D3 (cf. Fig. 1; abstract). The skilled person would therefore regard it as a normal option to include these features in the surgical drape described in document D1 in order to solve the problems posed.
- In order to overcome the objection of lack of inventive step, it seems appropriate to file an amended claim 6.

### To point VII:

6. Independent claims 1 and 6 are not in the two-part form in accordance with Rule 6.3(b) PCT, which in the present case would be appropriate, with those features known in combination from the prior art (documents D1 and D2) being placed in a preamble (Rule 6.3(b)(i) PCT) and with the remaining features being included in a characterising part (Rule 6.3(b)(ii) PCT).

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- 6.1 Claim 1: in the present case, the following features are known in combination from the document D2 (cf. Fig. 6a,6c; page 8, lines 5-13) and belong in the preamble of such a claim:
  - a suction head for applying suction to a wound area which comprises a generally
    planar flange portion and a tubular connector piece on a first face for connecting a
    suction tube to an aperture through the flange portion to the other face.
- 6.2 Claim 6: the following features are known in combination from the document D1 and belong to the preamble of such a claim:
  - a surgical drape which comprises a flexible, adhesive-coated plastics film and a strengthening layer applied to the face opposite to the adhesive coating, the strengthening layer being a plastics film which is thicker or less flexible than said adhesive-coated film, and a protective, releasable layer applied to the adhesive coating, at least one first edge of the drape having a non-adhesive coated handling bar for separating the adhesive-coated film from the protective layer.
- 6.3 Independent claims 1 and 6 should therefore be redrafted accordingly.
- The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).
- While filing amended claims it should be taken into account that the description should be in conformity with the claims (Rule 5.1a(iii)).
- According to the requirements of Rule 11.13(i) reference signs not appearing in the description shall not appear in the drawings, and vice versa. This requirement is not met in view of the reference sign 26 (cf. Fig. 3,4; page 7, lines 5-7).

#### To point VIII:

 The expression "generally" on line 2 of claim 1 does not introduce any limitation in the scope of the claim according to the PCT-Guidelines III-4.6.

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11. The following relative term "thin" used in claim 6, line 1, has no well-recognised meaning and leaves the reader in doubt as to the meaning of the technical feature to which it refers, thereby rendering the definition of the subject-matter of said claim unclear (Article 6 PCT).